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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/581,193	06/01/2006	Tetsuya Murakami	1560-0459PUS1	3562	
2292 BIRCH STEW	7590 06/11/201 ART KOLASCH & BI	EXAM	EXAMINER		
PO BOX 747			KNUTSON	KNUTSON, JACOB D	
FALLS CHUR	RCH, VA 22040-0747		ART UNIT PAPER NUMBER		
			3611	•	
			NOTIFICATION DATE	DELIVERY MODE	
			06/11/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail $\,$ address(es):

mailroom@bskb.com

Application No. Applicant(s) 10/581,193 MURAKAMI ET AL. Office Action Summary Examiner Art Unit

		JACOB KNUTSON	3611					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after 50.5 (b) MCMTH's from the making date of this communication. Failure to reply within the set or ordered period for many with by sharing cause the application to become ARMONDED (35 U.S.C, § 133). Any reply received by the Office later than three months after the making date of this communication, even if timely filed, may reduce any earned pattern time adultations. See 37 CFR 1.706.								
Status								
2a)⊠ 3)□	Responsive to communication(s) filed on <u>01 M</u> . This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under <i>E</i>	action is non-final. nce except for formal matters, pro		e merits is				
Disposition of Claims								
5)□ 6)⊠ 7)□	Solam(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) ᢓ is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-7 and 9 is/are rejected. Claim(s) is/are objected to.							
Applicati	on Papers							
10)	The specification is objected to by the Examine: The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the capelacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 C					
Priority u	nder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau iee the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National	Stage				
Attachment	t(s)	4) 🔲 Intonious Summons	(DTO 412)					

Paper No(s)/Mail Date. _____. Notice of References Cited (PTO-982)
 Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Arformation Disclosure Statement(e) (FTO/SB/CC) 5) Notice of Informal Patent Application Paper No(s)/Mail Date 12/11/09. 6) Other: __

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
obviousness rejections set forth in this Office action:

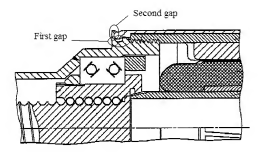
(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter south to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 - 7 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagamatsu et al. (US 2004/0206199 A1). in view of Kodaira (US 6.427,799 B1).

For claim 1, Nagamatsu et al. discloses a vehicle steering apparatus comprising: a housing 2 for supporting coaxially a steering shaft 1 and a rotating cylinder 51, said rotating cylinder being provided with a screw mechanism 50 52 and 53 constructed between said rotating cylinder and said steering shaft for moving in an axial direction for the purpose of steering and being rotated by a transmission from a steering motor, said housing being constructed in a separated form consisting of first and second housings 21 and 22, said first and second housings being fit to each other by a spigot-joint fitting on an outer side of a retaining part of a thrust bearing 54 for thrust-supporting said rotating cylinder, wherein a gap is provided in a part that constitutes a part of the spigot-joint fitting part of said first and second housings and that is located radially outward from on an outer side of a fixing nut 56 screwed into said retaining part in order to apply a tightening force on said thrust bearing from one side, and wherein said gap that constitutes a part overlaps, in an axial direction, with a screwing region between said retaining part and said fixing nut screwed into said retaining part, and wherein said fixing

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nut is in direct contact with said thrust bearing. Nagamatsu et al. does not disclose a second gap on a part of a spigot-joint fitting being smaller than the first gap. However, Kodaira discloses a first gap 38 being larger than a second gap on a part of a spigot-joint fitting part of two housings A and B where said first gap is not provided as best shown in Fig. 3. The second gap being miniscule as it may be, there still exists a space or gap in between the housings.



At the time of the invention, it would have been obvious to a person of ordinary skill in the art to alternatively use the housing and groove of Kodaira with the steering apparatus of Nagamatsu et al. to allow for an adhesive to be applied which allows for a securer fit.

For claim 2, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said screw mechanism is a ball screw mechanism 50 52 and 53 and said ball screw mechanism is constructed such that a screw groove 50 formed in an outer periphery of said steering shaft is engaged with a screw groove 52 formed in an inner periphery of said rotating cylinder via a large number of balls 53.

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For claim 3, Nagamatsu et al. modified as above discloses the vehicle steering apparatus further comprising an escape stopping ring 57, said escape stopping ring being in contact with an end face of said fixing nut from an opposite side of said thrust bearing as shown in Fig. 3.

For claim 4, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said thrust bearing is a twin angular contact ball bearing having a common outer race tightened by said fixing nut.

For claim 5, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said thrust bearing is a shield bearing provided with a shield member on both sides of rolling elements.

For claim 6, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said rotating cylinder has, in an outer periphery, a gear wheel that engages with a pinion of an output shaft of said steering motor.

For claim 7, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said gear wheel has resin gear teeth.

For claim 9, Nagamatsu et al. modified as above discloses the vehicle steering apparatus wherein said gap is located directly above the screwing region between said retaining part and said fixing nut screwed into said retaining part.

Response to Arguments

Applicant's arguments with respect to claims 1 – 7 and 9 have been considered but are moot in view of the new ground(s) of rejection of Nagamatsu et al. (US 2004/0206199 A1), in view of Kodaira (US 6,427,799 B1) under 103(a). Applicant

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argues a first gap being larger than a second gap would not be a design choice if stated by Examiner and the amended claim overcomes the previous 102(b). Kodaira is disclosed to show a first gap larger than a second gap as shown in Fig. 3.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacob Knutson whose telephone number is 571-270-5576. The examiner can normally be reached on Monday to Thursday, 6:00 AM - 4:30 PM EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leslie Morris can be reached on 571-272-6651. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/JK/

May 27, 2010

/LESLEY D MORRIS/ Supervisory Patent Examiner, Art Unit 3611